

University of California Lawrence Berkeley National Laboratory

GENERAL PROVISIONS FOR COST REIMBURSABLE (NO FEE) SUBCONTRACTS

(WITH EDUCATIONAL INSTITUTIONS AND NONPROFIT ORGANIZATIONS)

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CLAUSE 1 - DEFINITIONS

As used herein, the following terms shall have the indicated meanings:

- "Government" means the United States Government;
- "DOE" means the U. S. Department of Energy;
- "University" means The Regents of the University of California, acting through the LBNL;
- "LBNL" means the Lawrence Berkeley National Laboratory;
- "Patent Counsel" means the DOE Patent Counsel.
- "Subcontract" means this Subcontract with the University;
- The term "Subcontractor" means the party who has entered into this Subcontract with the University;
- The lower case term "subcontractor" means the Subcontractor's lower tier subcontractor(s).

CLAUSE 2 - SCOPE OF SUBCONTRACT

The scope of the Subcontract shall be limited to the acquisition of supplies, services, or research, development, or demonstration work from educational institutions or nonprofit organizations on a cost-reimbursable basis with no fee.

The Subcontract is entered into as a subcontract under the University's Prime Contract No. DE-AC02-05CH11231 with the Government, represented by the DOE, for management and operation of the LBNL and the performance of certain research and development work.

CLAUSE 3 - OPERATING ASSURANCE

The Subcontractor bears primary responsibility for the research to be conducted under the Subcontract. The Subcontractor shall use its best ability, skill and care in the performance of work. Specifically, the Subcontractor shall be responsible for the professional quality, technical accuracy and the coordination of all data, reports, documentation and other services furnished by the Subcontractor under this Subcontract. The Subcontractor shall, without additional compensation, correct or revise any errors or deficiencies in its data, reports, documentation, and other services.

CLAUSE 4 - KEY PERSONNEL

The Subcontractor's Principal Investigator or Representative shall: (a) devote a reasonable amount of time to the work; (b) be closely involved and continuously responsible for the conduct of the work; (c) not be replaced unless approved by LBNL; and (d) advise LBNL if she/he will devote substantially less effort to the subcontract than anticipated. It is understood and agreed that any key technical individual(s) assigned to this work shall not be reassigned to other

work that will interfere with the research and support activities under this Subcontract without prior LBNL approval, except in circumstances beyond the reasonable control of the Subcontractor. If such circumstances arise, the Subcontractor shall inform the LBNL Procurement Specialist and the Technical Coordinator of such reassignments within (5) working days. A replacement individual shall be assigned by the Subcontractor and approved by the LBNL Coordinator within ten (10) working days. If an acceptable individual is not identified; LBNL reserves the right to terminate this Subcontract.

CLAUSE 5 - BASIS OF AGREEMENT

The Subcontractor undertakes to provide research and/or services to the LBNL based on the position(s), knowledge, education, experience(s), and/or publication(s) described in the Subcontractor's proposal to LBNL. LBNL acknowledges and accepts these credentials and statements based, on the data contained in said proposal as a sufficient basis for entering into this Subcontract with the Subcontractor. However, LBNL shall hold the Subcontractor responsible for the authenticity of the knowledge, education, experience and/or publications as stated in the Subcontractor's proposal.

CLAUSE 6 - TRAVEL

This Subcontract may include the estimated cost of round-trip travel deemed necessary by the LBNL Technical Coordinator. Only actual travel costs will be paid, and any such costs must be paid in accordance with the Federal Travel Regulations and Berkeley Laboratory Travel policies, attached as needed. Any Foreign Travel (any travel outside of the United States and its territories and possessions) will require prior written approval by LBNL.

CLAUSE 7 - FORCED, CONVICT, AND INDENTURED LABOR

(a) By signing or accepting this subcontract, the Subcontractor hereby certifies that no foreign-made equipment, materials, or supplies furnished to the University pursuant to this subcontract will be produced in whole or in part by forced labor, convict labor, or indentured labor under penal sanction.

(b) Any Subcontractor subcontracting with the University who knew or should have known that the foreign-made equipment, materials, or supplies furnished to the University were produced in whole or in part by forced labor, convict labor, or indentured labor under penal sanction, when entering into a subcontract pursuant to the above, may have any or all of the following sanctions imposed:

- (1) The subcontract under which the prohibited equipment, materials, or supplies were provided may be voided at the option of the University.
- (2) The Subcontractor may be removed from consideration for University subcontracts for a period not to exceed 360 days.

CLAUSE 8 - INDEMNIFICATION

Subcontractor hereby agrees to defend, indemnify, and hold the University, the DOE, and their respective officers, agents, and employees harmless from and against any and all claims, demands, fines, judgments, awards, and lawsuits for liability for damages for personal injury, bodily injury (including death), and damage to property (including the loss of use thereof) arising out of Subcontractor's performance of this order, except for such claims, demands, fines, judgments, awards, and lawsuits, which result from the sole negligence or the willful misconduct of the University, the DOE, and/or their respective officers, agents, and/or employees.

<u>CLAUSE 9 - PRICING OF ADJUSTMENTS</u> (<u>EDUCATIONAL/NON-PROFIT</u>)

When costs are a factor in any determination of a Subcontract price adjustment pursuant to the "changes" clause or any other provision of this Subcontract, such costs shall be in accordance with the contract cost principles and procedures in (1) for educational institutions, Part 31.3 of the Federal Acquisition Regulation (48 CFR Part 31.3) and OMB Circular A-21, as supplemented or modified by DEAR Part 931.3 (48 CFR Part 931.3), and (2) for other non-profit organizations, Part 31.7 of the Federal Acquisition Regulation (48 CFR Part 31.7) and OMB Circular A-122, as supplemented or modified by DEAR Part 931.7 (48 CFR Part 931.7), in effect on the date of this Subcontract.

CLAUSE 10 - WITHHOLDING OF PAYMENT

Anytime before final payment of the amount of this Subcontract, the Procurement Specialist may, if he or she deems such action warranted, withhold payment until a reserve not exceeding \$50,000 or 5% of the amount (1% of the amount shall be withheld if the subcontractor is a non-profit organization) of this subcontract, whichever is less, shall have been set aside.

The retention or balance shall be withheld until the Procurement Specialist has determined that the Subcontractor has rectified whatever deficiencies exist and has delivered all reports, disclosures, and other information required under the subcontract.

Release of the retention amount under this Subcontract shall not be made by the Procurement Specialist before the Subcontractor delivers to Patent Counsel all disclosures of subject inventions and any other information or reports required by the Patent Rights article in this subcontract, and Patent Counsel has issued a patent clearance certification to the Procurement Specialist. The Procurement Specialist may, in his or her discretion, decrease or increase the sums withheld up to the maximum authorized above.

The withholding of any amount or subsequent payment thereof shall not be construed as a waiver of any rights accruing to the Government under this Subcontract. The Subcontractor shall include the Patent Rights article in any subcontract, regardless of tier, as appropriate.

CLAUSE 11 - ASSIGNMENTS

This subcontract may be assigned by the University to the U.S. Government or a successor-in-interest to the University.

Except as to assignment of payment due hereunder, the Subcontractor shall have no right, power or authority to sell, mortgage, transfer or assign this Subcontract, any portion hereof, any interest herein or any claim hereunder, nor allow or permit any other party or parties to have any interest in or use any part of the rights or

obligations granted hereunder for any purpose whatsoever without the prior written consent of the University.

CLAUSE 12 - DISPUTES

Except as otherwise provided in this Subcontract, any dispute concerning a question of fact arising under this Subcontract, shall be decided by LBNL's Chief Financial Officer, or designee. Such decision shall be reduced to writing and a copy thereof mailed or otherwise furnished to the Subcontractor. Within 30 days after date of receipt of such copy, Subcontractor may notify the University in writing of its disagreement with the University's decision and, in the absence of such notice, the University's decision shall be final. The Subcontractor may pursue any right or remedy it may have, at law or in equity, in any court of competent jurisdiction. Pending resolution of such action, the Subcontractor shall proceed diligently with the performance of the Subcontract in accordance with the University's decision.

<u>CLAUSE 13 - NOTICES - INABILITY TO PERFORM;</u> <u>LITIGATION AND CLAIMS</u>

The Subcontractor shall give the University's Procurement Specialist immediate notice in writing of (1) any action, including any proceeding before an administrative agency, filed against the Subcontractor arising out of the performance of this Subcontract, and (2) any claim against the Subcontractor, the cost and expense of which is allowable under the terms of this Subcontract.

If, at any time during the performance of this Subcontract, the Subcontractor becomes aware of any circumstances whatsoever which may jeopardize its fulfillment of the agreed performance of all or any portion of the Subcontract, it shall immediately notify the University's Procurement Specialist in writing of such circumstances, and the Subcontractor shall take whatever action is necessary to cure such defect within the shortest possible time.

CLAUSE 14 - COST ACCOUNTING STANDARDS LIABILITY

Reference is made to the clause entitled "Cost Accounting Standards," of this Subcontract. Notwithstanding the provisions of that clause, or of any other provision of this Subcontract, the Subcontractor shall be liable to the University for any increased costs, or interest thereon, resulting from any failure of the Subcontractor, with respect to activities carried on at the site of the work, or of a subcontractor, to comply with applicable cost accounting standards or to follow any practices disclosed pursuant to the requirements of such clause.

CLAUSE 15 - RELEASE OF INFORMATION

The subcontractor agrees that information regarding this Subcontract and the name of the University, LBNL, or the Government shall not be used, in any publications, news releases, advertising, speeches, technical papers, photographs and other releases of information, without prior written approval from the aforementioned.

Any information or data developed hereunder shall not be released or published until the results of the research are reported to LBNL.

CLAUSE 16 – WORKER SAFETY AND HEALTH

(Applicable when the subcontract involves work to be performed on a University or Government site.)

The Subcontractor and its lower-tier subcontractors performing work at an LBNL worksite are subject to the DOE *Worker Safety and Health Program* regulation of Title 10, Part 851 of the U.S. Code of Federal Regulations (10 CFR 851), and shall perform the work in compliance with the *LBNL Health and Safety Manual*, available at http://www.lbl.gov/ehs/pub3000/, which implements the requirements

of 10 CFR 851, and in compliance with their Cal/OSHA mandated Injury and Illness Prevention Plan (IIPP) or equivalent and all other LBNL safety procedures and policies communicated to the Subcontractor. The Subcontractor is responsible for ensuring that its lower tier subcontractors comply with these requirements. Violations of these requirements may subject the Subcontractor and its lower tier subcontractors to civil penalties.

The Subcontractor shall ensure that all workers requiring unescorted/ unbadged access to an LBNL site complete the *General Employee Radiation Training* (GERT). The on-line training is available at: http://ehswprod.lbl.gov/EHSTraining/GERT/default.asp. A GERT booklet is available at the Site Access office in Building 65B and at: http://www.lbl.gov/ehs/html/training_pdf/GERT_PDFONLY.pdf.

CLAUSE 17 – INJURY REPORTING

(Applicable to Subcontractors with ten or more employees working at University or Government-owned sites or facilities [herein called LBNL Site] except for work involving construction and contract labor when Subcontractor's employees receive specific task assignments from University employees.)

- (a) Subcontractor shall report all injuries to Subcontractor's employees that qualify for inclusion on Subcontractor's Cal-OSHA log to the University within 10 days of occurrence of the injury. Subcontractor shall furnish a copy of its supplemental injury report form (OSHA form 101 or equivalent) for each such case. This report shall be mailed to the LBNL SAAR Office, Health Services, MS 26-109. In addition, serious injuries resulting in death or hospitalization shall be reported by telephone immediately to the LBNL Health Services Receptionist, (510) 486-6266.
- (b) Subcontractor shall report to the University the hours worked by Subcontractor's employees on the LBNL Site on a quarterly basis. For each quarter, the hours worked shall be reported in writing no later than the 10th day of the month following the end of the quarter. This report shall be mailed to the LBNL SAAR Office, Health Services, MS 26-109.

CLAUSE 18 - LAWS AND REGULATIONS

The Subcontractor and its employees and subcontractors shall at all times comply with all applicable state and federal laws, ordinances, statutes, codes, rules, and regulations, including, but not limited to, those relating to wages, hours, employment discrimination, immigration, and safety (including OSHA).

CLAUSE 19 - ENTIRE AGREEMENT AND ORDER OF PRECEDENCE

This Subcontract shall consist of the Subcontract document (including any signature page and schedule of articles), these General Provisions, and any other referenced or incorporated clauses, provisions, and documents, which is the entire agreement between the parties concerning the subject matter hereof and supersedes all prior proposals, representations, negotiations, or agreements, whether written or oral.

Any inconsistencies in the terms and conditions comprising the Subcontract shall be resolved by giving precedence in the following order: (a) the Subcontract document; (b) these General Provisions, including the FAR and DEAR clauses listed in the clause entitled Clauses Incorporated by Reference; (c) any specifications; (d) other documents listed in the Subcontract Article entitled Incorporated Documents, if any, in the order in which they are listed; and (e) any other referenced or incorporated clauses, provisions, and documents.

CLAUSE 20 - CLAUSES INCORPORATED BY REFERENCE

The FAR and DEAR clauses listed below, which are located in Chapters 1 and 9, respectively, of Title 48 of the Code of Federal Regulations, are incorporated by this reference as a part of the University's Purchase Order or Subcontract (hereinafter "Subcontract") as prescribed below. As used in the clauses, the term "contract" shall

mean the Subcontract; the term "Contractor" shall mean the entity (hereinafter "Subcontractor") who entered into the Subcontract with the University; the term "subcontractor" shall mean the Subcontractor's subcontractor; and the terms "Government" and "Contracting Officer" shall mean the University, except in FAR clauses 52.227-1 & Alt. I, 52.227-2, 52.227-14, and 52.227-19, and DEAR clauses 952.227-11 and 970.5232.3, in which clauses "Government" shall mean the U. S. Government and "Contracting Officer" shall mean the DOE Contracting Officer for Prime Contract DE-AC02-05CH11231 with the University. As used in FAR clause 52.245-1, the terms "Government" and "Contracting Officer" shall mean the University, except with respect to title. As used in DEAR 952.227-9 and 970.5232-3, the term "DOE" shall mean DOE and the University. The Subcontractor shall include the listed clauses in its subcontracts at any tier, to the extent applicable.

THE FOLLOWING CLAUSES APPLY TO ALL SUBCONTRACTS:

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DEAR 952.203-70	WHISTLEBLOWER PROTECTION FOR CONTRACTOR EMPLOYEES (DEC 2000), if the Subcontract involves any work at a DOEowned or leased facility.
DEAR 952.204.71	SENSITIVE FOREIGN NATIONS CONTROLS (APR 1994) (See list at: www.lbl.gov/ufva)
DEAR 952.204-72	DISCLOSURE OF INFORMATION (APR 1994), if the Subcontractor is an Educational Institution and the Subcontract is for unclassified research involving nuclear technology.
DEAR 970.5208-1	PRINTING (DEC 2000), if printing is required under the Subcontract.
FAR 52.216-7	ALLOWABLE COST AND PAYMENT (DEC 2002. For "31.2" in paragraph (a), substitute "31.3" in subcontracts with educational institutions and '31.7" in subcontracts with nonprofit institutions,.
FAR 52.216-11	COST CONTRACT - NO FEE (APR 1984), with Alternate I.
FAR 52.216-15	PREDETERMINED INDIRECT COSTS RATES (APR 1998), if the Subcontractor is an Educational Institution and predetermined indirect cost rates apply.
FAR 52.222-26	EQUAL OPPORTUNITY (MAR 2007) Note: Download the EEO Poster at: http://www.dol.gov/esa/ofccp/regs/compliance/posters/ofccpost.htm
FAR 52.222-50	COMBATING TRAFFICKING IN PERSONS (APR 2006)
FAR 52.225-1	BUY AMERICAN ACT – SUPPLIES (JUN 2003)
FAR 52.225-13	RESTRICTIONS ON CERTAIN FOREIGN PURCHASES (JUN 2008)
FAR 52.223-3	HAZARDOUS MATERIAL IDENTIFICATION AND MATERIAL SAFETY DATA (JAN 1997), with Alternate I (JUL 1995). Applies if the

DEAR 952.227-9

REFUND OF ROYALTIES (FEB 1995), if "royalties" are paid by under the Subcontract by the Subcontractor, or by or a subcontractor at any tier.

Subcontract involves the delivery or on-site use

of any hazardous materials.

FAR 52.227-14

RIGHTS IN DATA-GENERAL (DEC 2007), with Alternate V, and DEAR 927.409 paragraphs (a)

and (d)(3).

Applies if any "data" will be produced, furnished, or acquired under the Subcontract.

If delivery of Restricted Computer Software is required, then Alternate III shall apply.

If delivery of Limited Rights Data is required, THE FOLLOWING CLAUSES APPLY IF THE SUBCONTRACT IS then Alternate II shall apply, with the following FOR \$10,000 OR MORE: five purposes added at the end of paragraph (a) PROHIBITION OF SEGREGATED FACILITIES FAR 52.222-21 of the clause: (FEB 1999) 1. Use (except for manufacture) by other FAR 52.222-36 AFFIRMATIVE ACTION FOR WORKERS contractors: WITH DISABILITIES (JUN 1998) 2. Evaluation by non-government evaluators; 3. Use (except for manufacture) by other THE FOLLOWING CLAUSES APPLY IF THE SUBCONTRACT IS contractors participating in the FOR \$25,000 OR MORE: Government's program of which the specific subcontracts is a part, for information and DEAR 970.5223-4 WORKPLACE SUBSTANCE ABUSE use in connection with the work performed PROGRAMS AT DOE SITES (DEC 2000), if under each subcontracts; the Subcontract involves any of the 4. Emergency repair or overhaul work; and hazardous activities stipulated in 10 CFR Release to a foreign government, or instrumentality thereof, as the interests of the United States Government may require, THE FOLLOWING CLAUSES APPLY IF THE SUBCONTRACT for information or evaluation, or for EXCEEDS \$100,000: emergency repair or overhaul work by such FAR 52.203-6 RESTRICTIONS ON SUBCONTRACTOR government. SALES TO THE GOVERNMENT (SEP 2006) FAR 52.227-19 COMMERCIAL COMPUTER SOFTWARE LICENSE (DEC 2007). Applies if the FAR 52.203-7 ANTI-KICKBACK PROCEDURES (JUL 1995), Subcontract involves the acquisition of excluding paragraph (c)(1). commercially available computer software. PRICE OR FEE ADJUSTMENT FOR ILLEGAL FAR 52.203-10 OR IMPROPER ACTIVITY (JAN 1997) RIGHTS TO PROPOSAL DATA (APR 1994), if DEAR 952.227-82 the Subcontract is based upon a technical LIMITATION ON PAYMENTS TO INFLUENCE FAR 52.203-12 proposal. CERTAIN FEDERAL TRANSACTIONS (SEP STATE AND LOCAL TAXES (DEC 2000) DEAR 970.5229-1 LIMITATION OF COST (APR 1984), if the ORGANIZATIONAL CONFLICT OF INTEREST FAR 52.232-20 DEAR 952.209-72 Subcontract is a fully funded cost-(JUN 1997), if the Subcontract is for advisory and assistance services, engineering or reimbursement Subcontract. technical consulting, management support or LIMITATION OF FUNDS (APR 1984), if the FAR 52.232-22 professional services, or other services or Subcontract is incrementally funded. activities where an OCI may exist or arise FAR 52.242-15 STOP-WORK ORDER (AUG 1989), with FAR 52.215-2 AUDIT AND RECORDS - NEGOTIATION Alternate I (APR 1984). (JUN 1999) CHANGES - COST REIMBURSEMENT (AUG FAR 52.243-2 UTILIZATION OF SMALL BUSINESS FAR 52.219-8 1987), with Alternate V (APR 1984). CONCERNS (MAY 2004) SUBCONTRACTS (JUN 2007), with Alternate I FAR 52.244-2 FAR 52.222-4 CONTRACT WORK HOURS AND SAFETY (JUN 2007). Paragraph (e) insert regarding STANDARDS ACT - OVERTIME consent is: "Any subcontract or purchase order COMPENSATION (JUL 2005), if the exceeding \$100.000 for supplies or services Subcontract involves mechanics or laborers that are not a "commercial item" as defined in and is for other than "commercial items" FAR 2.101 or for any work at an LBNL-**EQUAL OPPORTUNITY FOR SPECIAL** FAR 52.222-35 controlled site." DISABLED VETERANS. VETERANS OF THE SUBCONTRACTS FOR COMMERCIAL FAR 52.244-6 VIETNAM ERA, AND OTHER ELIGIBLE ITEMS (MAR 2007) VETERANS (SEP 2006), if the Subcontract GOVERNMENT PROPERTY (JUN 2007) (with FAR 52.245-1 value is \$100,000 or greater. Alternate II if the Subcontract is for basic or **EMPLOYMENT REPORTS ON SPECIAL** FAR 52.222-37 applied research with a nonprofit institution of DISABLED VETERANS. VETERANS OF THE higher education or a nonprofit organization VIETNAM ERA, AND OTHER ELIGIBLE whose primary purpose is the conduct of VETERANS (SEP 2006), if the subcontract scientific research) value is \$100,000 or greater. FAR 52.246-8 INSPECTION OF RESEARCH AND NOTIFICATION OF EMPLOYEE RIGHTS FAR 52.222-39 **DEVELOPMENT - COST REIMBURSEMENT** CONCERNING PAYMENT OF UNION DUES (MAY 2001) OR FEES (DEC 2004) PREFERENCE FOR PRIVATELY OWNED FAR 52.247-64 Note: Download the "Beck" Poster at: U.S. FLAG COMMERCIAL VESSELS (FEB http://www.dol.gov/esa/olms/regs/compliance/po 2006), if the Subcontract involves ocean sterpa.htm transportation of supplies other than TOXIC CHEMICAL RELEASE REPORTING FAR 52.223-14 "commercial items." (AUG 2003) AUTHORIZATION AND CONSENT (DEC 2007) FAR 52.249-5 TERMINATION FOR CONVENIENCE OF THE FAR 52.227-1 This clause only applies if the Subcontract is not **GOVERNMENT (EDUCATIONAL AND OTHER** for research, development or demonstration NONPROFIT INSTITUTIONS) (SEPT 1996) work.

FAR 52.227-2 NOTICE AND ASSISTANCE REGARDING PATENT AND COPYRIGHT INFRINGEMENT (DEC 2007)

FEDERAL, STATE AND LOCAL TAXES (APR 2003)

FAR 52,229-3

DEAR 970.5232-3 ACCOUNTS, RECORDS, AND INSPECTION

(JUN 2007),), excluding paragraph (h). Applicable If costs incurred are a factor in determining the amount payable.

FAR 52.247-63 PREFERENCE FOR U. S.-FLAG AIR

CARRIERS (JUN 2003), if the Subcontract involves international air transportation.

THE FOLLOWING CLAUSES APPLY IF THE SUBCONTRACT EXCEEDS \$500,000:

FAR 52.219-9 SMALL BUSINESS SUBCONTRACTING

PLAN (NOV 2007), if the subcontract value exceeds \$550,000, unless the Subcontractor is

a small business or there are no subcontracting possibilities.

DEAR 970.5226-2 WORKFORCE RESTRUCTURING UNDER

SECTION 3161 OF THE NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 1993 (DEC 2000)

FAR 52.230-2 COST ACCOUNTING STANDARDS (APR

1998), unless the Subcontractor is an Educational Institution or certifies that it is eligible for and elects to use modified CAS-

coverage.

FAR 52.230-3 DISCLOSURE AND CONSISTENCY OF

COST ACCOUNTING PRACTICES (APR 1998), unless the Subcontractor is an Educational Institution or certifies that it is eligible for and elects to use modified CAS-

coverage.

FAR 52.230-5 COST ACCOUNTING STANDARDS -

EDUCATIONAL INSTITUTION (APR 1998), if the Subcontractor is an Educational Institution.

FAR 52.230-6 ADMINISTRATION OF COST ACCOUNTING

STANDARDS (AUG 2005), unless the Subcontractor is an Educational Institution.

THE FOLLOWING CLAUSES APPLY IF THE SUBCONTRACT EXCEEDS \$650,000:

FAR 52.215-10 PRICE REDUCTION FOR DEFECTIVE COST

OR PRICING DATA (OCT 1997), if cost or

pricing data is required.

FAR 52.215-11 PRICE REDUCTION FOR DEFECTIVE COST

OR PRICING DATA - MODIFICATIONS (OCT

1997)

FAR 52.215-12 SUBCONTRACTOR COST OR PRICING

DATA (OCT 1997), if cost or pricing data is

required.

FAR 52.215-13 SUBCONTRACTOR COST OR PRICING

DATA – MODIFICATIONS (OCT 1997)

THE FOLLOWING CLAUSES APPLY IF THE SUBCONTRACT INDICATES IT IS FOR RESEARCH, DEVELOPMENT, OR DEMONSTRATION (R&D) WORK:

FAR 52.227-1 AUTHORIZATION AND CONSENT (DEC

2007), with Alternate I (APR 1984).

DEAR 952.227-11 PATENT RIGHTS - RETENTION BY THE

CONTRACTOR (SHORT FORM) (FEB 1995), If the Subcontractor is a Non-Profit Organization as defined by FAR 27.301.

FAR 52.227-16 ADDITIONAL DATA REQUIREMENTS (JUN

1987) APPLIES TO ALL SUBCONTRACTS EXCEPT THOSE WITH UNIVERSITIES OR

COLLEGES UNDER \$500,000.

END OF GENERAL PROVISIONS